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August 25, 2020

Ms. Jocelyn Boyd Chief Clerk and Administrator South Carolina Public Service Commission Synergy Business Park, The Saluda Building 101 Executive Center Drive Columbia SC 29210

Re: South Carolina Energy Freedom Act (Act No. 62 of 2019) Proceeding Related to S.C. Code Ann. § 58-37-40 and Integrated Resource Plans Docket No. 2019-227-E [Lockhart Power Company]

Dear Ms. Boyd:

Attached for filing on behalf of Lockhart Power Company ("Lockhart" or "Company"), please find Lockhart's Motion for Extension of Time to File Testimony.

Please do not hesitate to contact me with any questions or concerns regarding this Motion. Thank you for your assistance with this matter.

Sincerely,

Burr & Forman LLP

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Margaret M. Fox

MMF/khh

Attachment

cc: Jeffrey M. Nelson, Esq., Office of Regulatory Staff [jnelson@ors.sc.gov]
Andrew M. Bateman, Esq., Office of Regulatory Staff [abateman@ors.sc.gov]
Bryan Stone, Lockhart Power Company [bstone@lockhartpower.com]
James H. Seay, Jr., Lockhart Power Company [jseay@lockhartpower.com]

AL • DE • FL • GA • MS • NC • SC • TN

BEFORE

THE PUBLIC SERVICE COMMISSION OF

SOUTH CAROLINA

DOCKET NO. 2019-227-E

IN RE:

South Carolina Energy Freedom Act	
(House Bill 3659) Proceeding Related To S.C. Code Ann. Section 58-37-40)
Power Company)

MOTION FOR EXTENSION OF TIME TO FILE TESTIMONY

Lockhart Power Company ("Lockhart" or "Company") hereby respectfully requests an extension of time for filing testimony in the above-captioned proceeding. This request is made on the following grounds:

- 1. Lockhart is a small utility with limited staff resources. Lockhart is working on testimony that is due on August 28, 2020, as well as responding to requests for the production of documents served on Lockhart by the Office of Regulatory Staff ("ORS") in this proceeding. Lockhart proposes to move the scheduled testimony dates to allow its limited staff the time it needs to complete these tasks.
- 2. Lockhart has consulted with ORS, and ORS has no objection to extending the time for filing testimony to the proposed schedule set forth below. The requested extension will not result in prejudice to any party, as it will allow additional time for all parties, and will not result in a delay of the hearing currently scheduled for December 8, 2020.

3. Lockhart proposes and requests the following prefile testimony dates:

Applicant's Direct Testimony Due: September 18, 2020

Other Parties of Record Direct Testimony Due: October 16, 2020

Applicant's Rebuttal Testimony Due: November 6, 2020

Other Parties of Record Surrebuttal Testimony Due: November 30, 2020

WHEREFORE, for the reasons stated above, Lockhart Power Company respectfully requests an extension of the dates for prefiling testimony in this proceeding, as set forth above.

Respectfully submitted,

By:__/

M. John Bowen, Jr.

Margaret M. Fox

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ATTORNEYS FOR LOCKHART POWER COMPANY

My Jox

Columbia, South Carolina

August 25, 2020